EXHIBIT A

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9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	OAKLAND	OAKLAND DIVISION		
12	DAN VIGDOR, an individual; STEPHEN	DECLARATION OF NICHOLAS		
13	BRADWAY, an individual,			
14	Plaintiffs,			
15	v.	Dept.:	Courtroom 2 - 4th Floor	
	ANDREW KARAM, an individual; FASSIL	Judge:	Hon. Haywood S. Gilliam, Jr.	
16	BEFEKADU, an individual; ROCKET STREET VENTURES LLC, a California	Date Filed:	July 31, 2018	
17	limited liability company; RKSB GMBH, an			
18	unknown entity; ANTHONY SOOHOO AND MERRILEE SOOHOO			
19	REVOCABLE TRUST, an unknown entity; THREE KINGDOMS CAPITAL			
	PARTNERS, L.P., a Delaware limited			
20	partnership; JOHN AND ISABELE KRYSTYNAK 2011 FAMILY TRUST, an			
21	unknown entity; ANKUR NAGPAL, an			
22	individual; WARREN KONKEL, an individual; ADAM AND JACLYN			
23	FOROUGHI 2011 FAMILY TRUST, an unknown entity; VANDANA SHAH AND			
	PRAFUL SHAH REVOCABLE LIVING			
24	TRUST, an unknown entity; RAJAN DALICHAND SHAH, an individual; THE			
25	ETERNAL BLISS LIMITED			
26	PARTNERSHIP, a California limited partnership; MITUL MAHESH SHAH, an			
27	individual; MLPF&S AS CUST FBO MICHAEL LEVINTHAL IRRA, an			
	unknown entity; KARL JACOB, an			
28	individual; 500 STARTUPS, L.P., a Delaware limited partnership; ROSE			
- 1	, respectively and the state of the s			

Case No. 4:18-cv-04573-HSG

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I, Nicholas Talarico, declare and state as follows: 1 2 1 I am the Chief Executive Officer and Co-Founder of Non-Party Super Lucky 3 Casino Inc. ("Super Lucky"). 2. I submit this declaration in support of Non-Party Super Lucky's Civ. L.R. 79-4 5 5(e)(1) declaration in support of sealing non-party Super Lucky's confidential information. Plaintiffs Dan Vigdor and Stephen Bradway's Opposition to Defendants' Motion 6 7 to Dismiss in Vigdor et. al. v. Karam et. al., Case No. 4:18-cv-04573-HSG ("Second Action") 8 contains Super Lucky's sensitive communications with and regarding then-Super Lucky 9 noteholders, now shareholders.¹ 4 These communications are properly sealed because they reflect the private 10 information of noteholders and confidential business information about Super Lucky's internal 11 12 operations, and because they disclose Super Lucky's sensitive relations with noteholders to 13 competitors, which could be exploited to Super Lucky's detriment. 14 I declare under penalty of perjury under the laws of the United States of America that the 15 foregoing is true and correct. Executed on September 25, 2018, at San Francisco, California. 16 17 18 NICHOLAS TALARICO 19 20 21 22 23 24 25 26 Defendants in the Second Action are Andrew Karam, Anthony Soohoo and Merrilee Soohoo 27

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Revocable Trust, John and Isabelle Krystynak 2011 Family Trust, Adam and Jaclyn Foroughi 2011 Family Trust, Vandana Shah and Praful Shah Revocable Living Trust, 500 Startups L.P., and Rose Partners LLC. Super Lucky is not a defendant in this action.